

The Honorable Benjamin H. Settle

UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF WASHINGTON
AT TACOMA

UNITED STATES OF AMERICA,

Plaintiff,

v.
BRICESON R. STANDLEY,

Defendant.

NO. CR23-5202BHS

PROTECTIVE ORDER FOR
DISCOVERY

This matter, having come to the Court's attention on the Stipulated Motion for a Protective Order Regarding Certain Discovery Items submitted by the United States of America, and the Court, having considered the motion, and being fully advised in this matter, hereby enters the following PROTECTIVE ORDER:

1. The defense team¹ will not make copies of any kind of any part of the designated "protected" items without prior written permission of the government, except that the materials may be downloaded from USAfx and placed on a server or other appropriate storage medium under the secure control of the defense team.

¹ As used herein, the "defense team" includes counsels of record, their employees (such as any associate counsel, paralegals, legal assistants, and interns), and their contractors (such as investigators and experts).

1 2. The defense teams will not share any of the material designated as
2 protected with anyone except for the defendant and others who are part of the same
3 defense team without prior written permission of the government.

4 3. The defense team may review all of the discovery, including protected
5 material, with the defendant it represents. The defense team may not, however, leave any
6 protected material in the permanent possession of the defendant or permit it to be copied.
7 In the event that the defendant is incarcerated, the defense may deliver protected videos
8 to the defendant so that he can review the videos in the law library of the Federal
9 Detention Center through the process established by BOP for providing such protected
10 material, without defense counsel or another member of the defense team having to
11 remain present during this viewing.

12 4. If the defense team wishes to file any protected material with the Court, or
13 to make reference to its contents, including reference to the identity of any victims, the
14 filing must be sealed, absent prior written permission of the government to file an
15 unsealed version.

16 5. The provisions of the protective order shall apply to all members of the
17 defense team, including but not limited to other attorneys, contract attorneys,
18 investigators, legal assistants, interns, experts, and paralegals. It is the responsibility of
19 defense counsel to ensure that all members of the defense team understand the
20 restrictions of the protective order and understand that they are required to abide by those
21 restrictions.

22 6. In the event that current defense counsel is replaced by new defense
23 counsel, defense counsel shall not turn over any protected discovery to new counsel
24 without prior written permission of the government. The government will only grant
25 permission when it is satisfied that new counsel has reviewed the terms of the Protective
26 Order and has acknowledged that he/she is bound by them.

27 7. The provisions of this Order shall not terminate at the conclusion of this
28 prosecution.

1 8. This order can only be modified by written agreement of the Government
2 or by order of this Court.
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4 DATED this 17th day of July, 2023.
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8 BENJAMIN H. SETTLE
9 United States District Judge
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